	Case 3	3:13-cr-00329-MIN <b>10</b> FOR '	<b>ΕΓΙΝΕΉΣΟ</b> ΤΑ <b>Ή</b> ΓΗΕ NORTHERN I DALLAS D	DISTRICT					RICT COUR STRICT OF '	T TEXAS
UNITI	ED STA	TES OF AMERICA	)			vooraalise opposite en een een een een een een een een ee			1 9 2013	
VS.			)			CASI		3 13-CR-3	29-M (01)	
VICTOR ARAGONEZ, Defendant.			)				CI E	ERK, U.S.	Deputy	COURT
			CPORT AND REC							
After c 11, I do an inde plea of with In 2, and	peared be autioning etermine ependent guilty be tent to I	OR ARAGONEZ, by corefore me pursuant to Fed. g and examining VICTO d that the guilty plea was basis in fact containing of accepted, and that VICTO distribute and Aiding and thence imposed according	R. Crim.P. 11, and he R ARAGONEZ und sknowledgeable and each of the essential OR ARAGONEZ be Abetting, a violation	nas entered er oath cond d voluntary elements of e adjudged on of 21 U.S	a plea of gerning eand that such off guilty of S.C. §§ 8-	guilty to ach of the the offense. I Possess 41(a)(1)	Count(s he subject ense(s) c therefore ion of a ( ) & (b)(1	2 of the Interpretate to the Interpretate the Interpretat	ndictment. ned in Rule pported by and that the Substance	
$\boxtimes$	The defendant is currently in custody and should be ordered to remain in custody.									
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.									
		The Government does in The defendant has been I find by clear and convother person or the common The Government opposed The defendant has not but If the Court accepts this Government.	compliant with the incing evidence that munity if released a es release.  seen compliant with	the defend and should the conditi	ant is not herefore ons of re	t likely to be relected	to flee or ased und	er § 3142(	(b) or (c).	
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.									
Date:	NOVE	MBER 19, 2013		8	1	10				

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IRMA CARRILLO RÁMIREZ

UNITED STATES MAGISTRATE JUDGE

## **NOTICE**

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).